

Remarks

In a non-final office action dated May 1, 2007, the Examiner rejected all of the pending claims, Claims 1-15, 17-25, 49-61, 63-71 as directed to non-statutory matter. In a series of rejections based upon 35 U.S.C. §112, ¶2, the Examiner pointed out informalities that stand between the application and allowance.

Addressing the first rejection, a failure of antecedent basis in Claims 1 and 49 in the use of “the software wrappers” prior to earlier introduction, the article has been amended to change the use of the definite to the indefinite article. Likewise the later use of the indefinite article has been appropriately amended to the definite article in both claims thereby resolving the lack of an antecedent basis in reference to “software wrapper.”

In the second rejection, the Examiner properly points out that “high-level” as used is relative and therefore an indefinite limitations. Acknowledging the Examiner’s remarks that the prior art record does not disclose the subject matter of Claim 1, the limitation “high-level” has been removed from Claim 1.

In the third rejection, the term “uniform language data” is pointed out as being unclear redundant in the presence of the limitation HTML data. In light of the rejection, the applicant has removed reference to uniform language data to remove the ambiguity.

In the final rejection, the term AutoCad™ is recognized as a trademark and therefore per se ambiguous. The amendments substitute “computer assisted drafting software server” for AutoCad™.

Having addressed each of the Examiner’s rejections in their turn, Applicant believes the claims to be in a condition for allowance and thanks the Examiner for his guidance.

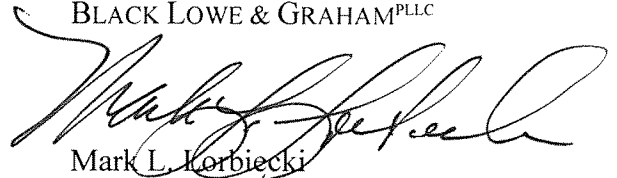
CONCLUSION

The Applicant thanks the Examiner for a thoughtful and thorough examination of the claims. The Applicant is grateful for the Examiner’s insights. In the event that any of the claims

as amended or the arguments set forth herein raise any questions, the Applicants request that the Examiner contact the Applicant's attorney of record, the undersigned.

Respectfully submitted,

BLACK LOWE & GRAHAM^{PLLC}



Mark L. Korbiecki

Registration No. 45,643

Direct Dial: 206.903.1800

25315

CUSTOMER NUMBER

- 12 -

BOEI-1-1003 ROA3.doc

BLACK LOWE & GRAHAM^{PLLC}



701 Fifth Avenue, Suite 4800
Seattle, Washington 98104
206.381.3300 • F: 206.381.3301